

EXHIBIT 21

From: Coleman, Craig S.
To: [Sarah Jones](#); [Duncan, Richard A.](#); [Chow, Emily E.](#); [Hall, Isaac B.](#); [Koltookian, Stephanie A.](#)
Cc: [Michael Mitchell](#); [Kae Moat](#); [Wheeler, Travis](#)
Subject: RE: Pork - Hormel Sales Data Product Exclusions
Date: Saturday, June 25, 2022 11:52:07 AM

Sarah –

Hormel produced data related to its exports of pork products yesterday. It does not otherwise intend to produce additional structured data. As we have previously discussed, Defendants' productions of structured data were subject to extensive negotiation dating to early 2021. At Plaintiffs' insistence, Hormel Foods undertook substantial efforts to produce structured sales data last summer based on the negotiated parameters for its data and the Court's deadlines. Hormel Foods does not view it as reasonable for DAPs to join the litigation after Hormel Foods produced its sales data and then seek to relitigate data to be produced long after the Court's deadline for production of structured data has passed.

Regards, Craig

Craig S. Coleman

Partner

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From: Sarah Jones <sjones@BSFLLP.com>
Sent: Thursday, June 23, 2022 1:29 PM
To: Coleman, Craig S. <craig.coleman@faegredrinker.com>; Duncan, Richard A. <richard.duncan@faegredrinker.com>; Chow, Emily E. <emily.chow@faegredrinker.com>; Hall, Isaac B. <isaac.hall@faegredrinker.com>; Koltookian, Stephanie A. <stephanie.koltookian@faegredrinker.com>
Cc: Michael Mitchell <mmitchell@bsfllp.com>; Kae Moat <kmoat@BSFLLP.com>; Wheeler, Travis <TWheeler@nexsenpruet.com>
Subject: Re: Pork - Hormel Sales Data Product Exclusions

This Message originated outside your organization.

Craig,

I am following-up on our June 13 email regarding the letter Travis Wheeler sent all Defendants, including Hormel, about sales data productions. I have cc'd Travis on this chain so that he may stay updated on Hormel's response. Thank you.

Best,
Sarah

From: Sarah Jones

Sent: Monday, June 13, 2022 6:49:55 PM

To: Coleman, Craig S. <craig.coleman@faegredrinker.com>; Duncan, Richard A. <richard.duncan@faegredrinker.com>; Chow, Emily E. <emily.chow@faegredrinker.com>; Hall, Isaac B. <isaac.hall@faegredrinker.com>; Koltookian, Stephanie A. <stephanie.koltookian@faegredrinker.com>

Cc: Michael Mitchell <mmitchell@bsfllp.com>; Kae Moat <kmoat@BSFLLP.com>

Subject: RE: Pork - Hormel Sales Data Product Exclusions

Craig,

On May 31, Travis Wheeler sent a letter to Hormel and several other Defendants regarding products excluded from Defendants' sales data. I follow-up regarding the letter's request that Hormel promptly produce its structured sales data in four categories. Please let me know your team's availability for a meet and confer this week. Thank you.

Best,
Sarah

Sarah Jones

Associate

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